Page 1 IN THE UNITED STATES DISTRICT COURT 1 NORTHERN DISTRICT OF INDIANA 2 FORT WAYNE DIVISION 3 CASE NO. 1:16-cv-00337-WCL-SLC 4 5 JEFFREY BROWN, 6 Plaintiff, 7 -vs-8 DEPUTY KYLE HARTMAN, DET. SHAUN ) 9 DUNFIN, WANDA TRUELOVE, SHERIFF ) OF NOBLE COUNTY DOUGLAS A. HARP,) 10 STATE OF INDIANA/INDIANA DEPARTMENT OF CORRECTIONS 11 (seeking perspective injunctive) relief only), VICKI HALSELL and ) 12 APRIL WILBURN, 13 Defendants. 14 15 16 30(b)(6)DEPOSITION OF BRENT MYERS 17 The 30(b)(6)deposition upon oral examination 18 of BRENT MYERS, a witness produced and sworn before me, Rhonda J. Hobbs, RPR, Notary Public in and for 19 the County of Hendricks, State of Indiana, taken on behalf of the Defendants, at the offices of Office 20 of the Attorney General, Government Center South -5th Floor, 302 West Washington Street, 21 Indianapolis, Marion County, Indiana, on the 16th day of December, 2019, scheduled to commence at 22 10:00 a.m., pursuant to the Federal Rules of Civil Procedure with written notice as to time and place 23 thereof. 24 25 Job No. CS3610902

	ADDEADANCES	Page 2		INDEX OF EXHIBITE	Page 4
1	APPEARANCES FOR THE PLAINTIFF(S):		1	INDEX OF EXHIBITS	
-	Jeffrey Brown	1	2	Page	
3	27 . 27	1	3	Deposition Exhibits:	
4	Christopher C. Myers CHRISTOPHER C. MYERS & ASSOCIATES	1	4		
4	809 South Calhoun Street		5	Exhibit F - State of Indiana Sex or 40	
5	Suite 400		-	Violent Offender Registration	
	Fort Wayne, IN 46802	1	,		
6	(Telephonic Appearance)	i	6	Form from Noble County Indiana	
7	FOR THE DEFENDANT(S):		7	Exhibit G - Email String 42	
8	KYLE HARTMAN, SHAUN DUNAFIN, WANDA		8	Exhibit H - Investigative Notes Report for . 44	
	TRUELOVE and DOUGLAS A. HARP			Jeffrey Scott Brown (364741)	
9	D.1		9		
0	Robert T. Keen, Jr. BARRETT McNAGNY LLP			Exhibit I - Letter Dated March 14, 2016 to . 50	
U	215 East Berry Street				
1	Fort Wayne, IN 46802		10	Jeffrey S. Brown from Wanda	
	rtk@barrettlaw.com			Truelove	
2	FOR THE DEFENDANTION		11		
3	FOR THE DEFENDANT(S): APRIL WILBURN		12		
4		-	13		
	Adam G. Forrest				
5	BOSTON BEVER KLING CROSS & CHIDESTER		14		
6	27 North Eighth Street Richmond, IN 47374		15		
**	aforrest@bbkcc.com		16		
7	They are the second and the second a		17		
8	FOR THE DEFENDANT(S) STATE OF INDIANA/INDIANA DEPARTMENT OF CORRECTION:		18		
9	STATE OF INDIANAINDIANA DEPARTMENT OF CORRECTION:		19		
	Bryan R. Findley		20		
20	OFFICE OF THE ATTORNEY GENERAL				
	GOVERNMENT CENTER SOUTH - 5TH FLOOR		21		
21	302 WEST WASHINGTON STREET INDIANAPOLIS, IN 46204-2770		22		
22	Indiana Ocio, in Tolurano		23		
23			24		
24 25			25		
23			-		
1	INDEX OF EXAM	Page 3			Page
2	Page		1	(Time Noted 10:01 a.m.)	
3			2	BRENT MYERS,	
	Questions by Mr. Robert T. Keen, Jr. CROSS-EXAMINATION		3	having been duly sworn to tell the truth, the whole	
-	Questions by Mr. Christopher C. Myers		0.553		
5			4	truth, and nothing but the truth relating to said	
	Questions by Mr. Adam G. Forrest		5	matter, was examined and testified as follows:	
6	INDEX OF EXHIBITS		0.000	matter, was examined and received as received	
7	Page		6		
8	Deposition Exhibits:		7	DIRECT EXAMINATION,	
9				QUESTIONS BY MR. ROBERT T. KEEN, JR	
	30(b)(6) Deposition			AND THE PROPERTY OF THE PROPER	•
10			8		.:
10			9	Q Please state your name.	.:
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11	Exhibit B - Document Titled, "Notification 10 of Sex and Violent Offender Registration Responsibilities and Other Duties"		9 10 11	<ul><li>Q Please state your name.</li><li>A It's Brent Myers.</li><li>Q Your address?</li></ul>	.:
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	Pr 6		Page 8		
1	Page 6 Have you ever given a deposition before?	1	MR. KEEN: We can go off the record.		
2	A I have.	2	(A discussion was held off the record.)		
3	Q So you understand generally the ground rules	3 Q Brent, how long have you held that position?			
4	that Rhonda's the court reporter, and she	4 A That position was probably back to 2008, 2009.			
5	just swore you in?	5	Q Okay. How many employees do you oversee in that		
6	A Yes.	6	position?		
7	Q And we're going to be asking you a series of	7	A Currently, with both state staff and contractual		
8	questions. You need to answer all of those	8	folks, I believe it is 12.		
9	questions with verbal responses so she can take	9	Q When you say "contractual folks," are you		
10	your testimony down accurately.	10	talking about the private prison folks or		
11	A Yes.	11	someone else?		
12	Q If you don't understand a question that I ask,	12	A No. I'm talking the individuals that are in my		
13	tell me, and I'll try and ask a clearer	13	division that are from a group called knowledge		
14	question.	14	services that provides temporary support to the		
15	A Yes.	15	state.		
16	Q It's also helpful to Rhonda if we don't talk at	16	Q I see. What did you do before 2008?		
17	the same time. So if you can be patient and let	17	A I was with the Department of Correction, but it		
18	me finish my entire question before you start	18	was more in a research-oriented position. Some		
19	your answer, I'll give you that same courtesy.	19	of that was still related to registration		
20	A Okay.	20	activities, but it was a variety of things as		
21	(Deposition Exhibit A marked for	21	well.		
22	identification.)	22	Q Okay. How long have you been with the Indiana		
23	Q We're here today pursuant to a 30(b)(6)	23	Department of Corrections all together then?		
24	deposition notice, actually an amended notice.	24	A Since 2005, late 2005.		
25	I've marked as Defendant's Exhibit A.	25	Q So as the director of registration, what are the		
	Page 7		Page 9		
1	Have you seen this document before?	1	job duties and responsibilities of your		
2	A I have.	2	department day in day out, what do you do?		
3	Q And have you been designated by the Indiana	3	A We make registration decisions for individuals		
4	Department of Corrections and the State of	4	that are required to register, or that we		
5	Indiana to respond to questions on these various	5	believe may have an obligation to register. We		
6	topics?	6	work with local sheriff's departments. We work		
7	A Yes, I have.	7	with other justice professionals, and that could		
8	Q Are there any of the topics that you're not	8	be helping them with their understanding of		
9	prepared to answer questions concerning?	9	registration. It could be making registration		
10	A I believe I can answer questions for each of the	10	decisions for them. Ultimately, it's just		
11	topics.	11	communicating about sex and violent offender		
12	Q All right. Before we delve into the substantive	12	registrations here in Indiana.		
13	questions, maybe a little bit more background	13	Q Does your department have the final say in		
14	about you.	14	determining who is designated as someone who		
15	What's your job with the Indiana Department	15	needs to register under the sex offender's law?		
16	of Corrections?	16	A We do. We make that determination when		
17	A I'm the Director of Registration and Victim	17	information is presented to us.		
18	Services.	18	Q And has that been true since 2008, 2009?		
19	Q What are your job duties and responsibilities in	19	A It has.		
20	that regard?	20	Q This particular case involves a plaintiff by the		
21	A I receive the Department's efforts with sex and	21	name of Jeffrey Brown who was an inmate with the		
22	violent offender registration, and I also	22	Indiana Department of Corrections at various		
23	oversee the Department's efforts with victim	23	times over the last 25 years or so. And the		
24	notification, victim services, and related types	24	notice of deposition indicates that there will		
25	of activities.	25	be questions concerning his particular status		

	P10	_	Page 12	
١,	Page 10 with the Department of Corrections, and his	1	A Yes.	
1	being designated as someone who needed to	2	Q Who makes that who made that determination in	
3	register as a sex offender.	3	February of 2009?	
4	Have you looked into his particular file in	4	A I can't specifically say what individual or what	
5	preparation for the deposition today?	5	entity made that decision. My guess would be	
6	A Yes, I have.	6	that the facility actually made that decision.	
7	Case and the Case of the Case	7	Q And explain to us, then, how the procedure	
1 8	Q Were you involved in making the decision you personally involved in making decisions, over	8	worked in 2009. Was your department responsible	
8		9	for initially making some determination as to	
9	the last ten years or so, concerning Mr. Brown	10	whether someone had to register as a sex	
10	and whether or not he had to register as a sex offender?	11	offender, or was that left up to employees with	
11 12	A I do not believe so.	12	the particular facility, correctional facility,	
1		13	where the inmate was housed?	
13	Q It would have been people working under you and	14	A It was inconsistent. There may have been people	
14	your staff; however?  A Yes.	15	that reached out to us and asked us questions	
15		16	about a specific individual. We may have had	
16	(Deposition Exhibit B marked for	10000		
17	identification.)	17	more input on other individuals, whereas opposed	
18	Q I'm going to show you now what's been marked as	18	to individuals who we may have no input on	
19	Defendant's Exhibit B, although that has an A on	19 whatsoever.		
20	it from another deposition but this is B. Can	20 Q Okay. Is the procedure in place today different		
21	you identify what Exhibit B is?	21	than it was in 2009?	
22	A This is a document that informs an individual	22 A Yes.		
23	that he has an obligation to register.	23	Q How so?	
24	Q And this is a document in particular with regard	24	A Today, the procedure in place is we make all the	
25	to Jeffrey Brown?	23	decisions. We actually provide a document,	
	Page 11	١.	Page 13	
1	A That is correct.	1	although not this document, a similar type of a	
2	Q Dated February 19, 2009?	2	document that we actually send out to staff at	
3	A Correct.	3	each of the facilities where an individual is	
4	Q And it's titled, "Notification of Sex and	4	3	
5	Violent Offender Registration Responsibilities	5	· · · · · · · · · · · · · · · · · · ·	
6	and Other Duties;" correct?	6		
7	A Correct.	7	him or her sign.	
8	Q Is this a form from the Indiana Department of	8	Q When did that procedure change?	
9	Corrections that existed in February of 2009?	9	A Formally, I believe it changed in 2015.	
10	A I believe so, yes.	10		
11	Q Who completes this particular form within the	11	A Informally, probably in 2014, maybe even late	
12	The first of the f	12		
13	A This form I would suspect was likely well,	13		
14		14		
15		15		
16	. 그리고 그는 그 그는 그는 그는 그는 그는 그는 그리고 그는 그리고 그리고 그리고 그는 그리고 그리고 그는 그리고	16		
17		17	4.4 등에 하면 하면 하면 있습니다. 이 경기를 하면	
18	4000 00900000 × 000	18		
19		19		
20	Q At the top of the form, there's a list of	20	5	
21	potential categories of sex offender A through	21	Q Does that mean that you found at times that	
22		22		
23		23	÷ .	
24	• · · · · · · · · · · · · · · · · · · ·	24		
1 43	that?	25	generally it was just simply that decisions were	

Page 16 Page 14 Requirement to Register as a Sex or Violent 1 being made by each of our facilities, and we 1 2 Offender," do you see that? 2 thought it made much more sense to have that A I do. 3 centralized with one individual or a group of 3 Q But you don't know whether this document was 4 4 individuals. 5 generated at the correctional facility or some 5 Q On this exhibit, Defendant's Exhibit B, about 6 other place? 6 midway down the page, it references current 7 A I do not. 7 status, and it has boxes checked, parole and 8 probation. Back in 2009, who made those 8 O This is -- is it a form you don't recognize? A This form is not familiar to me. 9 9 determinations? Q As part of the discovery in this case, we 10 10 A The -- can you clarify that question for me? requested all documents with the Department of 11 Q Sure. This Exhibit B has this -- these boxes 11 12 Corrections that related to Jeffrey Brown, and 12 midway down the page that say current status, 13 and there's a number of different boxes and this 13 his registration as a sex offender, his status 14 in that regard. And we received a lot of 14 one was checked parole and probation. I'm 15 documents, but I believe the documents that 15 trying to figure out if that's something that related to his release in 2009, were limited to 16 someone at the New Castle Correctional Facility 16 determined, or were they informed that this is 17 17 Exhibit B. 18 Did you do any -- as part of that, any 18 the status of the inmate upon release? 19 A The form would have been filled out, again, by 19 search to determine whether the Department had someone at a facility. However, in a particular any other records related to the determination 20 20 21 that he register as a sex offender at that time, 21 case of parole or probation, that is really 22 22 when he was released in 2009? defined under Indiana code. If someone receives 23 23 A I looked at the information that we have, and I a split sentence, then they would have some kind did find a copy of Exhibit B. 24 24 of a probation or a court supervision 25 O Any other related documents in your files that 25 obligation; whereas, if they don't have that Page 15 Page 17 1 you could locate at that time? split sentence, they're going to be released to 1 A There was a secondary notification, looking very 2 parole. similar to this, from 2012. 3 Q So that information was somehow provided 3 4 apparently to someone with the correctional O Right. But I was talking about specifically for 5 5 the 2009. facility in New Castle where Mr. Brown was A In the documents that I saw, or the information 6 housed at the time? 6 7 that I reviewed, no. A It could have been provided to them, or they (Deposition Exhibit D marked for 8 simply could have looked at Indiana code, and 8 9 9 the individual sentence, and his conviction to identification.) 10 10 Q Okay. Let me show you what's marked as make that determination. 11 (Deposition Exhibit C marked for 11 Exhibit D. If you could identify Defendant's 12 Exhibit D for us? 12 identification.) 13 Q Okay. I'm going to show you another document 13 A This is a classification appeal through our 14 classification division in the Department of 14 marked as Defendant's Exhibit C. Can you tell 15 us what Exhibit C is? 15 Correction. 16 Q And this is -- well, it was initially dated 16 A This is not, as far as I know, a document from 17 the Department of Correction. What it appears 17 March the 12th of 2012; right? 18 to be is a document that -- or at least it's not 18 A Well, it's signed -- I mean there's initials or 19 a document that I've seen from the Indiana 19 something at the top, and it's March maybe 15th, 20 20 Department of Correction. 2012, and there's a date at the bottom that's 21 21 June 18th, 2012. It appears to be a document -- it's 22 22 Q But this is an appeal from Jeffrey Brown providing some instructions to Mr. Brown upon 23 what he's supposed to do with release from the 23 regarding his classification as a sex offender; 24 24 Department of Correction, it appears. 25 25 Q It's titled at the top, "Notification of A It appears to be the case, yes.

Page 20 Page 18 1 A I can make out some of that. Q And he submitted that -- or at least he signed 2 it on March the 12th, 2012, do you see that? O Okay. Do you know whose signature is at the 3 A Yes. 3 bottom? 4 O And it looks like it was directed to you; right? 4 A I do not. 5 Q It looks like it's a J. French. Do you know 5 A It does have my name, yes. Q Tell us how this appeal process worked in 2012? anyone by that name that works with the Indiana 6 7 Just sort of walk us through that procedure. 7 Department of Corrections? 8 A There's an individual that was at -- and may A Well, this is a classification appeal that's 8 9 handled actually by the classification division 9 still be at the New Castle Correctional 10 of the Department of Correction, which is not 10 Facility, her name is Jennifer French. 11 the same division as the sex and violent 11 Q And it looks like a title -- it looks like AR 12 12 next to her name, do you know what that stands offender registration, and victim services 13 13 division. 14 So my understanding is a classification 14 A I do not. 15 appeal would have been submitted, and someone O What was Jennifer French's job at the New Castle 15 16 would have looked into this, and made a decision 16 Correctional Facility? 17 on whether or not the appeal issue, whatever it 17 A I believe she was a -- maybe a deputy 18 happened to be, was valid. 18 commissioner -- or not a -- I apologize. She 19 Q So even though it was addressed to you, are you 19 dealt -- deputy superintendent, some of the --20 saying that you would have forwarded it on to 20 that type of label. 21 someone else? 21 Q Does that mean she was an employee of GEO 22 A No. What I'm actually saying is, I may have 22 Company that handles that facility? 23 never even seen a copy of this, because this is 23 A I believe so. She certainly worked for them, 24 a completely different division within the 24 and I believe she was an employee of that 25 Department of Correction. 25 company. Page 19 Page 21 1 Q Do you know how Mr. Brown happened to get your 1 Q And GEO is G-E-O, in caps. It looks like she 2 name? 2 wrote, "Registration is not a function of the 3 A My name was likely listed on our website, it's 3 facility, so not a classification issue. You 4 4 may petition the court," do you see that? probably available in every law library around 5 the state, for the Department of Correction, and 5 6 he probably got it from that perspective, or may Q Do you know what she's talking about there? have asked staff. A If I had to speculate, I would guess that she's Q So, as far as you know, not only you but no one 8 saying the individual could go back to court and 9 else in your department would have actually 9 challenge his registration requirements, likely 10 reviewed this classification appeal? 10 under IC11-8-8-22. 11 A I do not recall reviewing this and seeing this, 11 Q Okay. As far as you were able to determine, 12 but who actually did, I don't know. 12 this appeal of Mr. Brown, after this response 13 Q The particular appeal that Mr. Brown is making 13 was received from Ms. French, never made its way 14 at this time appears that it was his belief that 14 back to your department from there? 15 he should not have to register as a sex offender 15 A Based on -- yes. I have no reason to believe 16 for life, given his conviction; correct? 16 that I had this, or I certainly didn't see this 17 A If I may, I want to read the paragraph here. 17 when I prepared for the deposition. (Deposition Exhibit E marked for 18 Q Yeah, please do. 18 19 A Yes. So he is alleging that he didn't have to 19 identification.) 20 register for life, it was only a 10-year 20 Q I'm going to hand you a packet of documents now 21 registration obligation. 21 that I received -- I think they were all 22 Q Down at the bottom of Exhibit D there's some 22 received from the Indiana Department of 23 writing from someone else, not Mr. Brown, that 23 Corrections, and the state of Indiana in 24 appears to be a response from his appeal. Are 24 response to my request. So there's a number of 25 you able to read that person's writing? 25 different documents I'm going to ask you about,

	Page 22		Page 24	
1	but I think they all relate to Mr. Brown's	1	A No, that is not my division.	
2	release in September of 2012. So why don't you	2	Q Okay. How is it different from your division?	
3	take a minute to look through those.	3 What are their job duties and responsibilities		
4	A (Witness complies.)	4	that how do they differ from what your	
5	Q This is marked as Exhibit E.	5	department does?	
6	MR. MYERS: Hey, Bob, this is Chris, so can	6	A The classification division handles all	
7	we come to an understanding that when you get	7	classification types of issues, sentence	
8	back to Fort Wayne, can I just go ahead and go	8	computation, earned credit, release types of	
9	to your office and get copies of all these	9	activities.	
10	exhibits?	10	Q Okay.	
11	MR. KEEN: Yes, that will be fine.	11	A And they deal with not only sex offenders, but	
12	Q Brent, have you had an opportunity to look at	12	all offenders from the Department of Correction.	
13	all the packet of documents contained in	13	Q So a more generalized department, then?	
14	Defendant's Exhibit E?	14	A That is correct.	
15	A Yes, I have.	15	Q In the middle of the first page there's it's	
16	Q Have you seen these documents before?	16	written, handwritten in there, "Lifetime	
17	A I have.	17	registry," do you see that?	
18	Q Let's go if we could go through maybe each	18	A I do.	
19	page in the order that they're shown here in	19	Q Do you know who wrote that?	
20	Exhibit E. What's the first page that says,	20	A I would suspect Tonya wrote that, but I do not	
21	"Release authorization," what's that?	21	know.	
22	A My understanding of this document again these	22	Q And what is your understanding of what that	
23	documents do not come from my division. My	23	meant?	
24	understanding is this is a document that	24	A Other than simply what the words state, I have	
25	initiates the release authorization from the	25	no understanding other than that simply there's	
	Page 23		Page 25	
1	Department of Correction, so the individual has	1	a what appears to be a star, an asterisk,	
2	approached the end of their sentence and is	2	where it says "lifetime registry."	
3	going to be released.	3	Q Well, at the time, in September of 2012, were	
4	Q It does say, though, at the top right corner,	4	there any kind of other registries besides the	
5	that it's an "Indiana Department of Corrections	5	sex offender registry that inmates would have to	
6	Sentence Computation and Release" form; correct?	6	register for when they were released?	
7	A Correct.	7	A No, I believe it would be the sex and violent	
8	Q Does that mean that it's a form that is issued	8	offender register.	
9	by the Indiana Department of Corrections, even	9	Q Does that suggest to you that Tonya made some	
10	though not from your particular department?	10	determination at some point, in September of	
11 12	A Yes. It is a form used by in the management	11	2012, that Mr. Brown was subject to the lifetime	
13	and release process for offenders out of DOC.	12	regis sex registration requirements?	
14	Q And this is for Jeffrey Brown at the New Castle Facility; correct?	14	A Whether it was Tonya or somebody else, I would say somebody made that decision, yes.	
1 17		15	Q Do you know why that wasn't made through you	
	A That is correct	1 13		
15	A That is correct.  O And it's dated December 6th 2012 And there's	500000	denartment as annoyed to her denartment?	
15 16	Q And it's dated December 6th, 2012. And there's	16	department, as opposed to her department?	
15 16 17	Q And it's dated December 6th, 2012. And there's a person's name listed, Tonya, I don't know how	16 17	A Again, I don't know if it's a different	
15 16	Q And it's dated December 6th, 2012. And there's a person's name listed, Tonya, I don't know how to pronounce her last name, but it's W-o-i-d-a,	16 17 18	A Again, I don't know if it's a different function of the DOC. However, in 2012, with	
15 16 17 18	Q And it's dated December 6th, 2012. And there's a person's name listed, Tonya, I don't know how	16 17 18 19	A Again, I don't know if it's a different function of the DOC. However, in 2012, with Mr. Brown, we still would have said he was	
15 16 17 18 19	Q And it's dated December 6th, 2012. And there's a person's name listed, Tonya, I don't know how to pronounce her last name, but it's W-o-i-d-a, Release Specialist 3, do you know who that is?	16 17 18 19 20	A Again, I don't know if it's a different function of the DOC. However, in 2012, with Mr. Brown, we still would have said he was required to register. We were acting on legal	
15 16 17 18 19 20	<ul> <li>Q And it's dated December 6th, 2012. And there's a person's name listed, Tonya, I don't know how to pronounce her last name, but it's W-o-i-d-a, Release Specialist 3, do you know who that is?</li> <li>A I do.</li> <li>Q Who is she?</li> </ul>	16 17 18 19 20 21	A Again, I don't know if it's a different function of the DOC. However, in 2012, with Mr. Brown, we still would have said he was required to register. We were acting on legal advice that indicated that individuals had to go	
15 16 17 18 19 20 21	Q And it's dated December 6th, 2012. And there's a person's name listed, Tonya, I don't know how to pronounce her last name, but it's W-o-i-d-a, Release Specialist 3, do you know who that is?  A I do.	16 17 18 19 20	A Again, I don't know if it's a different function of the DOC. However, in 2012, with Mr. Brown, we still would have said he was required to register. We were acting on legal advice that indicated that individuals had to go back to court and get any registration	
15 16 17 18 19 20 21 22	<ul> <li>Q And it's dated December 6th, 2012. And there's a person's name listed, Tonya, I don't know how to pronounce her last name, but it's W-o-i-d-a, Release Specialist 3, do you know who that is?</li> <li>A I do.</li> <li>Q Who is she?</li> <li>A She is an individual that works, I believe still</li> </ul>	16 17 18 19 20 21 22	A Again, I don't know if it's a different function of the DOC. However, in 2012, with Mr. Brown, we still would have said he was required to register. We were acting on legal advice that indicated that individuals had to go	
15 16 17 18 19 20 21 22 23	<ul> <li>Q And it's dated December 6th, 2012. And there's a person's name listed, Tonya, I don't know how to pronounce her last name, but it's W-o-i-d-a, Release Specialist 3, do you know who that is?</li> <li>A I do.</li> <li>Q Who is she?</li> <li>A She is an individual that works, I believe still does work, for the Department of Correction in</li> </ul>	16 17 18 19 20 21 22 23	A Again, I don't know if it's a different function of the DOC. However, in 2012, with Mr. Brown, we still would have said he was required to register. We were acting on legal advice that indicated that individuals had to go back to court and get any registration obligations removed by a court, before we would	

				Page 28	
1	Page 26	1		rage 28	
1	the Indiana Attorney General's office?  A In this case, it was.	2	_	crossed.	
2 3	Q Was it specific to Mr. Brown, or was this the	3 Q Let's turn to the second page of Exhibit E, a			
4	general advice for all inmates that were, at	4		t's entitled "A Release Checklist." Are you	
5	that time, subject to the lifetime registration	5		amiliar with this form?	
6	requirements?	6		Yes.	
7	A It was specific advice as for the implementation	7		What's its purpose?	
8	Wallace v. State.	8		It's the same type of thing. It's to assure	
9	Q And explain to us what Wallace v. State was.	9		hat all the different steps have been	
10	A Wallace v. State was a case that came down I	10		completed, to make sure that we have a good	
11	believe April 30th, 2009, that questioned	11		release as a department, for the individual.	
12	whether or not sex and violent offender	12		Okay. And this is specific to Jeffrey Brown;	
13	registration could be enacted retroactively.	13	-	correct?	
14	Q And what did the court say?	14		Yes.	
15	A The court said in our understanding was it	15		And it shows date at the top of September 8th,	
16	was an "as applied decision" to Richard Wallace,	16		2012, and then at the bottom it says September 5	
17	and the court indicated because of his situation	17		of 2012, do you know why the dates don't match?	
18	of committing, being convicted of, and	18		My guess I do not know definitively, but my	
19	completing his sentence, that he was no longer	19		guess is again, this is a checklist to make	
20	obligated to register, he didn't have notice of			sure that all the steps have been completed, and	
21	that obligation.	21	1	my guess is that it was initiated on	
22	Q But the it was the attorney's general's	22		September 7th, and completed on well, I guess	
23	advice, following that decision, to your	23	1	that would have been backwards in time. So I'm	
24	department that that decision only applied to	24	1	not sure why there is a difference.	
25	him; correct?	25	Q	Okay. Is this a	
	Page 27			Page 29	
1	A Yes.	1		MR. MYERS: Bob, EPRD at the top, Estimated	
2	Q And that if if any other inmate believed they	2	F	Parole Release Date.	
3	shouldn't be subject to the lifetime	3		MR. KEEN: Oh, okay. Thank you.	
4	registration requirements, or the requirements	4		MR. FINDLEY: So it's not	
5	to register as a sex offender, that they	5		MR. KEEN: I get it.	
6	individually had to seek that determination from	6	Q	That's the date he was expected to be released	
7	a court?	7	t	that I okay.	
8	A That is correct.	8	Α	Yes, that is correct.	
9	Q That was and that was the policy of the	9	Q	That makes sense.	
10	Department of Corrections in 2012?	10		This checklist does indicate that Mr. Brown	
11	A It was in 2011, 2012. At some point it did	11	,	was subject to the sex registration	
12	change, and we currently no longer operate under	12		requirements; correct?	
13		13	Α	It does have that checkmark, or that yes,	
14	, , , , , , , , , , , , , , , , , , , ,	14	i	indicator.	
15		15	Q	And at the bottom it has April Wilburn as	
16		16	8	signing, and we know, from prior discovery in	
17		17		this case, that she worked at the New Castle	
18				Correctional Facility, is that your	
19		19		understanding as well?	
20		20		I believe so.	
21	, , , , ,	21		Above it is a signature of a superintendent, do	
22		22		you recognize that person's signature?	
23		23		I believe that is a designee, and I believe that	
24		24		name is Sarah Young.	
25	have been documentation internally, just to make	25	Q	Does she work for GEO at the New Castle	

	Page 30	1		Page 32 right?
1	Correctional Facility, or with the Indiana	1 2		That is correct.
2	Department of Corrections here?	3		Now, at the top of this particular form it
3	A I believe she worked for GEO, and I don't	4		has in the Boxes A through D, it's checked
4	believe she works for either at this point.			off that Mr. Brown has to register under 11-8-8,
5	Q All right. So the third page of Exhibit E says	5		
6	"New Castle Correctional Facility Memorandum,"	6 7		and it's a lifetime requirement, do you see that?
7	and it does have an S. Young there, so that			Yes.
8	seems to be consistent with the prior page;	8		And then it has the rest of this information
9	correct?		-	
10	A Yes.	10		signed at the bottom by April Wilburn. Is it
11	Q All right. At the bottom it has an Indiana	11		your understanding that all of the information
12	Department of Corrections staff completing form	12		on this page would have been completed by
13	dated August 30 of 2012, do you know who signed	13		Ms. Wilburn as well?
14	that?	14	A	This form would have been filled out by
15	A I do not. And, actually, the initial indicator	15	_	Ms. Wilburn, yes.
16	for the labeling of that is IDACS, so that's	16	Q	And do you know how she would have received
17	Indiana Data Communication System Staff.	17		information that says that Mr. Brown had to
18	Q All right. Do we know what the purpose of going	18		register as a sex offender for life?
19	through IDACS would be at that point?	19	A	I do not know definitively. It could have been
20	A Before any individual is released from the	20		that she made that decision on her own. It
21	Department, we're looking for warrants,	21		could be that she reached out for information.
22	detainers, holds, those types of activities.	22	_	I do not know.
23	Q All right. So that's why it shows clear,	23	Q	But it is true that back in September of 2012,
24	meaning there weren't any active warrants for	24		it was still a policy or position of the Indiana
25	Mr. Brown's arrest at that time?	25		Department of Corrections that this sex
١.	Page 31	١.		Page 33
1	A That would appear to be correct with us.	1		registration requirement did apply to Mr. Brown?
2	Q All right. The next page has "Fort Wayne Parole			I believe, that's correct.
3	District Information" there, is that simply to	3		All right. So whatever information she got from
4	notify Mr. Brown where he needs to report	4		whatever source at that time, would have been in
5	pursuant to his parole?	5		compliance and in keeping with the standards and
6	A I believe so.	6		the policy of the Indiana Department of
7	Q The next page, "Conditional Parole Release	7		Corrections that placed that?
8	Agreement," and, again, that has to do with his	8		I believe that is correct.
9	parole requirements; correct?	9		All right. It looks like the next three pages
10	A That is correct.	10		have to do with Ms. Wilburn going over the
11	Q And that's signed by April Wilburn as well, on	11		requirements for parole for sex offenders, and
12	September 5, 2012; right?	12		making sure he reviewed all of those things;
13	A That is correct.	13		correct?
14	Q All right. The next page is a GEO Group form.	14	_	That is correct.
15	Again, that has to do with his being notified of	15	Q	
16	his probation requirements; correct?	16		Bates stamped State 137, has her signature at
17	A That appears to be the case, yes.	17		the bottom, has Mr. Brown's signature at the
18	Q Then the next form after the next page after	18		bottom, but it also has somebody else's
19	that is the "Notification of Sex and Violent	19		signature above theirs. It says, "Signature of
20	Offender Registration Responsibilities and Other	20		member of the Indiana Parole Board," do you see
21	Duties." That's similar to what we saw with	21	520	that?
22	Exhibit B; correct?	22	1100000	I do.
23	A That is correct.	23	Q	•
24	Q And this is a form you did mention that you saw	0.000		I believe it's Valerie Parker.
25	before, when you prepared for the deposition;	25	Q	And it looks like it was signed on July 23rd of

	Page 34		Page 36
1	2012; correct?	1	Q Okay. And this has Mr. Brown's signature, as
2	A It's July 23rd, 2000 and something.	2	well as April's signature at the bottom as well?
3	Q Okay. What was Ms. Parker's position with the	3	A That is correct.
4	Indiana Parole Board at that time, in 2012?	4	Q The next page apparently just has to do with the
5	A She was actually an appointed member of the	5	release information for Mr. Brown, and his
6	Indiana Parole Board.	6	obligations; right?
7	Q And in that capacity, what were her job duties	7	A Yes.
8	and responsibilities?	8	Q It looks like the next page has to do with
9	A To my understanding, she made determinations in	9	transportation of Mr. Brown from the facility;
10	partnership with her colleagues, to determine	10	right?
11	parole stipulations and whether or not there	11	A Yes.
12	were violations and so forth with offenders that	12	Q Do you know what the next page is?
13	were on parole.	13	A This appears to be a printout of IDACS or NCIO
14	Q So would that board have been responsible for	14	information.
15	determining that, as part of Mr. Brown's parole,	15	Q So this was the search they did to make sure he
16	that he be subject to the sex registration	16	was clear of warrants?
17	requirements?	17	A That appears to be the case.
18	A If they enforced a stipulation that required sex	18	Q All right. The next page has to do with the bus
19	and violent offender registration, it would have	19	voucher to get back from to Noble County;
20	been their obligation to implement that	20	correct?
21	stipulation.	21	A Correct.
22	Q So is it your understanding that Ms. Parker, in	22	Q And the next page has to do with getting money
23	conjunction with her work with the other members	23	for his bus fair and return of his commissary;
24	of the board, would have come up with all the	24	right?
25	requirements for Mr. Brown's parole, then, in	25	A Looks to be correct.
	Page 35		Page 3
1	September of 2012, that are reflected in these	1	Q All right. And what's the last page have to do
2	prior pages, because it says 1 through 25?	2	with?
3	A My understanding, by her signature, she's	3	A This appears to be screen printouts showing the
4	acknowledging for the board that they support	4	offender trust account, which would relate back
5	those stipulations for that individual.	5	to the previous document and the money that wa
6	Q Okay.	6	provided to him.
7	A For Mr. Brown.	7	Q Is it your understanding, Brent, that when an
8	Q All right. And that they're so notifying the	8	individual is designated as someone who has to
9	individual correctional facility of that as	9	register as a sex offender upon release from a
10	well?	10	correctional facility, that they have to report
11	A How that works between the facility and the	11	to the county sheriff where they're going to
12	parole board, I do not know, but it certainly	12	reside as part of that registration requirement?
13	indicates that the board acknowledged those	13	A That is correct.
14	obligations.	14	Q And that this paperwork is forwarded to that
15	Q The next page of Exhibit E is entitled "Sex or	15	particular sheriff's department office so they
16	Violent Offender Registration form." This is an	16	know that someone's coming for that purpose?
17	Indiana Department of Corrections form as well;	17	A Can you clarify which paperwork?
18	right?	18	Q So is there some paperwork, then, that comes
19	A I believe this is actually a copy of a	19	from the Department of Corrections to the local
20	registration form out of the registration tool,	20	
	so the offender watch application.	21	someone is going to be coming to register as a
21	oo die onender waten application,	41	someone is going to be coming to register as a
21		22	
21 22 23		22 23	sex offender to their particular county facility?

A There is, but that process has changed quite a

bit over the years as well.

24

25

violent offenders.

DOC and local sheriffs use to register sex and

24

25

Page 40 Page 38 1 Q Back in 2012, what was the procedure for that? complied with the registration requirements? 1 A No. The only confirmation we would have had, 2 A There would have been certain documents that 2 would have been faxed to the local sheriff's 3 would have been to look in the actual offender 3 4 department indicating that an offender had a watch application. 4 Q Mr. Brown was incarcerated then after 2012, for 5 registration obligation. 5 a period of time, and released again in 2015. 6 Q Okay. And then it was up to the sheriff's 6 7 department to do the paperwork, and gather the 7 Did you find any particular paperwork related to his release from the Indiana Department of 8 information necessary for the person to comply 8 9 9 with that registration requirement? Corrections in 2015? 10 A The information I reviewed I did not, but I 10 A That is correct. don't -- if I remember correctly, he was 11 Q Back in 2012, was there any expectation by the 11 actually released from DOC in 2012, and he was 12 Indiana Department of Corrections that there 12 would be any kind of independent investigation on parole from roughly 2012 to 2015, and I 13 13 14 and evaluation, by the local sheriff's 14 believe he was discharged at that time, if I 15 department, to confirm or verify that the 15 remember correctly. (Deposition Exhibit F marked for 16 individual was actually legally required to 16 17 register as a sex offender? 17 identification.) 18 A Can you repeat that question? 18 Q Let me show you this, I guess. Let me show you what's marked as Exhibit F. This is a packet of 19 Q Sure. Was there an expectation on the Indiana 19 20 Department of Corrections -- of the Indiana 20 documents from Noble County, so you may or may 21 Department of Corrections, in 2012, that the 21 not have seen it before, but if you'd take a 22 local sheriff's department would be required to 22 look at it. 23 do some sort of independent investigation to 23 A (Witness complies.) 24 verify that a particular inmate who had been --24 Q Have you seen the documents -- this packet of 25 25 documents as Exhibit F? or a particular individual that had been Page 39 Page 41 1 designated as someone who had to register as a 1 A Yes. 2 sex offender, that that was actually true? 2 Q And what is it? 3 A There wasn't an expectation but, at the same A This appears to be a registration form that -- my guess is that maybe Mr. Brown may 4 time, local sheriff's departments did do that. 4 5 5 have completed himself, or someone did on his Q What do you mean? A There were local sheriff's department that took 6 behalf, at the local sheriff's department, in 7 this case the Noble County Sheriff's Department. 7 the information that was provided to them, and 8 Q And it looks like on the last page it has a date before they would actually register an 9 individual, they would actually review all the 9 of May the 20th of 2015, do you see that? 10 documentation, collect their own individual 10 A That is correct. Q And it says next registration date May 20th of 11 documentation, and make decisions themselves. 11 12 Q Okay. Was that something that the Indiana 12 2016. So is it your understanding that this form would just reflect that there's an annual 13 13 Department of Corrections expected each of the reregistration requirement? 14 sheriff's department to do, or something that 14 15 15 A Based on that date, yes. There should be some they just chose to do on their own, some of 16 them? 16 other information in this document that would 17 A We did not expect, they chose to do it on their 17 reflect that as well, but it appears he was told 18 18 he needed to report within one year for his next 19 Q All right. Once the individual then like 19 registration date. 20 Mr. Brown would come to the Noble County 20 Q I see. So as part of the sex registration 21 21 Sheriff's Department and they sign up all the requirements under the statute, you have -- if 22 paperwork for him at the sheriff's department, 22 an inmate is subject to that particular 23 23 was there a procedure, back in 2012, where any registration requirement, it's - an annual 24 of that paperwork would then come back to the 24 update kind of thing has to be done?

A Yes. Individuals have a couple of different

25

Department of Correction showing that he

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	Page 42		Page 44
1	models. You can be required to report every 90	1	(Deposition Exhibit H marked for
1	days, if you fall under certain statuses. In	2	identification.)
2		3	Q This is Exhibit H. This also came from the
3	this particular case, he was required to report	4	Noble County Sheriff's Department as two pages.
4	once per year to the local sheriff, and they	5	It's titled at the top, "Investigative Notes,
5	would have had to validate his address once per	6	report for Jeffrey Scott Brown." Have you seen
6	year as well.	7	this before?
7	(Deposition Exhibit G marked for		
8	identification.)	8	A I have.
9	Q Okay. Let me show you what's marked as	9	Q And this also apparently is from Laura?
10	Exhibit G. Now, this is a two-page document	10	A There is an entry by Laura on here but the other
11	that actually came from the Noble County	11	entries are not by Laura, they're from either
12	Sheriff's Department, but it references	12	from the system or individuals.
13	communications with the Indiana Department of	13	Q All right.
14	Corrections. Do you know what this is?	14	A And if I could ask a clarification point?
15	A Yes.	15	Q Yeah, I think it's the same page. It looks
16	Q What is this?	16	like I copied twice.
17	A This is a communication between Laura	17	A Okay, that answered my question.
18	Kloimwieder and Shawn Dunafin about Mr. Brown's	18	Q So it's really just the same Exhibit H is two
19	registration obligations?	19	pages of the same thing. My apologies. My
20	Q Who is Laura?	20	secretary must have I will blame my secretary
21	A Laura Kloimwieder was an individual that was on	21	for that. She's not here to defend herself.
22	contract with the Department during this time up	22	So looking at the first of the same two
23	and through sometime, I believe, in 2016, and	23	pages, there's an investigative note dated March
24	she would make registration determinations. She	24	14 of 2016, from Laura, do you see that?
25	was actually a licensed attorney here in Indiana	25	A Yes.
	Page 43	١.	Page 45
1	as well.	1	Q Is this something that just goes in your
2	Q Did she work in your department?	2	internal computer system?
3	A She did.	3	A No, this is actually a screen shot or a copy of
4	Q And this email exchange is dated, what, March	4	a document from the offender watch application
5	the 3rd from March the 3rd, and March the	5	that's used for sex and violent offender
6	8th, it looks like?	6	registration.
7	A That is correct.	7	Q And what is that offender watch, what does
8	Q Shawn Dunafin was an officer with the Noble	8	where does that go?
9	County Sheriff's Department at that time; is	9	A It's a shared system between DOC and local
10	that your understanding?	10	sheriffs. So this is just simply a document
11	A That is my understanding.	11	that is ordered better yet, it's a tracking
12	Q And what information was Laura providing at that	12	listing that's connected to Mr. Brown.
13	point to Officer Dunafin?	13	Q Okay. So if a local law enforcement agency
14	A The Noble County Sheriff's Department had	14	would stop a particular individual, could they
15	reached out to us and asked us to make a	15	look this up and determine whether or not
16	determination on Mr. Brown, and Laura happened	16	they're required to register?
17	to be that individual that made that	17	A It would depend on the department. Some
18	determination.	18	departments may have access, they're street
19	Q In this email exchange, it says that she's	19	officers may have access to the registries,
20	providing two notices, do you know what she's	20	others likely do not.
21	talking about?	21	Q All right. So what is it that Laura is noting
22	A Yes. Those are the two registration notices we	22	at the top of this Exhibit H?
23	discussed earlier.	23	A She's noting that a review was completed, and it
24	Q Okay. The one from 2009, and the one from 2012?	24	was found that the individual in this case,
25	A That is correct.	25	Jeffrey Brown, did not have an obligation to

Page 48 Page 46 obligation to register. 1 2 Q Okay. Do you know why she conducted that review 2 Q Do you know when that changed, that policy 3 changed? in March of 2016? 4 A I do not know. 4 A Yes. It's the previous exhibit, Shawn Dunafin 5 Q And when you say the department would start 5 had reached out to our office to request the looking at individual offenders or inmates, did 6 6 7 7 you have some sort of list of individuals that Q And do you know on what basis she determined fall into that -- that had been a gray area that 8 8 that Mr. Brown was not required to register as a 9 you looked at? 9 sex offender? 10 A Yes. His two crimes that could be sex or 10 A List of individuals? No. Q So how was it that you looked at it, your 11 violent offender related, which were criminal 11 12 department looked at it, to see whether or not 12 confinement and sexual battery. Criminal 13 13 someone who had previously been notified they confinement was committed against an adult, and 14 14 sexual battery was also committed against an had to register as a sex offender, that they no 15 longer had to do so? 15 adult, and that offense was added to the 16 16 A When either an individual was getting out of the registration listing after he committed that 17 Department of Correction, or if a request came 17 crime. So, therefore, it was not noticed. 18 Q And does that go back to the court decision that 18 to us, or if there happened to be litigation, so 19 19 we would look -- and probably examples as well, we discussed previously? 20 20 A It does. but we would look at cases and individuals at 21 21 Q And you said at some point that the policy of that time, and we would make a determination 22 22 based on our understanding at that point; when the Department of Corrections changed in regard 23 23 the individual committed their crime, what case to whether or not the registration requirement 24 24 would -- necessitated some kind of individual law was in place at that time, what Indiana code 25 application to a court; do you remember that 25 was in place, and we would make that decision. Page 47 Page 49 1 discussion we had? 1 Q Prior to March of 2016, did the Department of 2 A Yes. 2 Corrections have some sort of database in its 3 Q And can you explain what changed, how the policy 3 system that actually listed each person who was 4 changed, and we'll talk about when? 4 subject to the sex registration requirements? 5 A Sure. So when the case Wallace v. State 5 A Yes. 6 initially came down, there was a lot of 6 Q And then was that broken down in a way that you 7 confusion on how to implement that decision, and 7 could look at that database and determine 8 we were provided advice that it was an "as 8 whether or not the requirement for registration 9 applied decision," and so it applied to Richard 9 was based upon convictions that occurred before 10 Wallace at that time. 10 the law was changed? 11 We were advised by the AG's office that 11 A No. 12 when we were making our determinations, that 12 Q So in order to do that, you had to go back into 13 offenders actually had to go back to court and 13 the record of each individual inmate? 14 get an order specific to them to be removed from 14 A Absolutely. 15 the registry. 15 Q And as I understand your testimony, that was 16 At some later point, and I don't have 16 only done when inmates were then being released 17 specific dates, we actually changed that 17 at a particular time from prison; right? 18 process, based on some advice from our own 18 A That is part of it. 19 internal counsel, and we started proactively 19 Q Or if someone requested that there be an 20 looking at individuals to see when their crimes 20 investigation; correct? 21 were committed and whether or not they were on 21 22 notice for those crimes. 22 Q Or if some litigation prompted it? 23 And as a result of that, we would 23 A Yes. 24 proactively indicate either they didn't have an 24 Q Any other reasons there would be some 25 obligation to register or they no longer had an 25 investigation to determine whether the

			P62
	Page 50		Page 52
1	registration requirements were should be in	1	believed should be applied to him?
2	place?	2	A Yes.
3	A Outside of those three, it could have just	3	Q And from 2012 until 2016, the only reason he
4	simply been that we just stumbled across the	4	continued to remain under the registration
5	record, and conducted a review ourselves.	5	requirements was because his case never came up
6	Q All right.	6	for review; is that fair?
7	(Deposition Exhibit I marked for	7	A Correct.
8	identification.)	8	Q Okay. And before March of 2016, the Indiana
9	Q If you look at Exhibit I. Have you seen this	9	Department of Corrections never notified anyone
10	document before?	10	with the Noble County Sheriff's Department that
11	A I do not believe so.	11	those registration requirements no longer
12	Q It appears simply to be a notification from	12	applied to Mr. Brown?
13	Wanda Truelove, who works and worked for the	13	A Not to my understanding.
14	Noble County Sheriff's Department, to Mr. Brown,	14	MR. KEEN: Brent, those are all the
15	that he had been removed from the registration	15	questions I have for you today. Thank you so
16	requirements pursuant to the determination of	16	much.
17	the Indiana Department of Corrections, do you	17	MR. FINDLEY: Chris, you want to go next?
18	see that?	18	MR. MYERS: Yeah, I have a couple of
19	A Yes.	19	questions.
20	Q Okay. So is it your understanding, Brent, that	20	
21	the reason that the determination the reason	21	CROSS-EXAMINATION,
22	that there wasn't a prior determination before	22	QUESTIONS BY MR. CHRISTOPHER C. MYERS:
23	March of 2016, that of whether or not	23	Q So, Mr. Myers, did you ever make a determination
24	Mr. Brown was required to register as a sex	24	that the state or the IDOC's belief that
25	offender, was simply because he didn't fall into	25	Mr. Brown had to register did you ever make
	Page 51		Page 53
1	one of those three categories you just	1	the determination that that belief was improper?
2	described?	2	A I don't think I understand what you mean by
3	A Yes. We were, in addition, given advice that we	3	improper.
4	didn't have to go back and look at all the	4	Q Improper in this context would mean that the
5	individuals that potentially could fall under a	5	state's belief, at least in the end, was
6	previous court decision, and so we did it going	6	determined to be a wrong belief, that is that
7	forward when individuals either brought the	7	even back in 2012, Mr. Brown should not have had
8	issue to us, or there was litigation, or it	8	to register as a sex offender for life?
9	would be a new release, something to indicate	9	A Based on the advice we received, no. I still
10	that a review should be done.	10	believe that's correct.
11	Q That was other legal advice you're describing	11	Q So you think that he correctly had to register
12	that you received?	12	back in 2012?
13	A Yes.	13	A Based on the advice that we received from
14	Q So based upon your review of Jeffrey Brown's	14	counsel, that was our approach. And at this
15		15	
16	made in 2009 and 2012, that he had to register	16	. There is a second of the sec
17	as a sex offender, that those determinations in	17	came down before that date, but the advice we
18	2009 and 2012 were correct in keeping with what	18	
19		19	WAS AND A THE COMMENT OF THE CONTROL
20		20	
21	<b>運</b> り	21	
22	Q So it wasn't as if it was a mistake of the	22	made prior to 2012; correct?
23	procedures, or the application of the procedures	23	
24	200 July 200	24	Q All right. And so the law was out there,
25	determinations as far as your department	25	
		1	

	Page 54		Page 56
1	apply it. In the end, it was the Wallace v.	1	STATE OF INDIANA )
2	State decision, as applied to Mr. Brown,		) SS:
3	basically caused the state to believe that he	2	COUNTY OF HENDRICKS )
4	did not have to register as a sex offender;	3	I, Rhonda J. Hobbs, RPR, a Notary
5	correct?	4	Public in and for the County of Hendricks, State
6	A We certainly made the decision with that case in	5	of Indiana at large, do hereby certify that
7	mind. But ultimately, the decision resulted	6	BRENT MYERS, the deponent herein, was by me
8	from new legal advice to us, that we should	7	first duly sworn to tell the truth, the whole
9	proactively review cases, and it's all tied in	8	truth, and nothing but the truth in the
10	with another case called Shepherd v. IDOC, where	9	aforementioned matter;
11	we created an administrative review process.	10	That the foregoing deposition was
12	So as a result of the administrative review	11	taken on behalf of the Defendants, at the
13	process, Wallace, and new advice, at some point,	12	offices of Office of the Attorney General,
14	you know, in that period of time, we received	13	Government Center South - 5th Floor, 302 West
15	advice to proactively go ahead and remove	14	Washington Street, Indianapolis, Marion County,
16	individuals and not wait for a court order to do	15	Indiana, on the 16th day of December, 2019,
17	that.	16	commencing at the hour of 10:01 a.m., pursuant
18	MR. MYERS: I have no further questions.	17 18	to the Indiana Rules of Trial Procedure;
19	1	19	That said deposition was taken down stenographically and transcribed under my
20	CROSS-EXAMINATION,	20	direction, and that the typewritten transcript
21	QUESTIONS BY MR. ADAM G. FORREST:	21	is a true record of the testimony given by the
22	Q My name is Adam Forrest. I represent	22	said deponent; and thereafter presented to said
23	April Wilburn in these proceedings. Based on	23	deponent for his/her signature;
24	the information that you just provided to us	24	That the parties were represented by
25	about the IDOC's position as to how Wallace	25	their counsel as aforementioned.
	Page 55		Page 57
1	applied to offenders like Mr. Brown, do you	1	I do further certify that I am a
2	think Ms. Wilburn had any authority to act in a	2	disinterested person in this cause of action;
3	manner other than she did, as evidenced by these	3	that I am not a relative or attorney of either
4	documents?	4	party, or otherwise interested in the event of
5	A I think what she did was consistent with the	5	this action, and am not in the employ of the
6	Department of Corrections' approach at that	6	attorneys for any party.
7	time.	7	IN WITNESS WHEREOF, I have hereunto
8	MR. FORREST: Thank you, that's the only	8	set my hand and affixed my notarial seal this
9	question I have. Bob?	9	9th day of January, 2020.
10	MR. MYERS: Nothing further from me.	10	Rhanda Hebtts
11	MR. FINDLEY: I'm good.	12	NOTAKY PUBLIC
12	MR. KEEN: Chris, anything else?	13	
13	MR. MYERS: Nothing.	14	
14		15	My Commission Expires:
15	,		August 24, 2025
16	•	16	County of Residence:
17 18			Hendricks
18	,	17	
20	• .	18	
21	AND FURTHER THE DEPONENT SAITH NOT.	19	
		20	
		21	
22			
		22	
22 23			

	Page 58		Page 60
1	Bryan R. Findley, Esq.	1	Brown, Jeffrey v. Hartman, Kyle et al.
2	bryan.findley@atg.in.gov	2	Brent Myers (#3610902)
3	January 9, 2020	3	ACKNOWLEDGEMENT OF DEPONENT
4	RE: Brown, Jeffrey v. Hartman, Kyle et al.	4	I, Brent Myers, do hereby declare that I
5	12/16/2019, Brent Myers (#3610902)	5	have read the foregoing transcript, I have made any
6	The above-referenced transcript is available for		corrections, additions, or changes I deemed necessary as
7	review.	7	noted above to be appended hereto, and that the same is
8	Within the applicable timeframe, the witness should	8	a true, correct and complete transcript of the testimony
9	read the testimony to verify its accuracy. If there are	9	given by me.
10	any changes, the witness should note those with the	10	
11	reason, on the attached Errata Sheet.	11	
12	The witness should sign the Acknowledgment of	12	Brent Myers Date
13	Deponent and Errata and return to the deposing attorney.	13	***************************************
14	Copies should be sent to all counsel, and to Veritext at	14	SUBSCRIBED AND SWORN TO BEFORE ME THIS
15	erratas-cs@veritext.com	15	DAY OF, 20
16		16	
17	Return completed errata within 30 days from	17	
	receipt of testimony.	18	
19	If the witness fails to do so within the time	19	NOTARY PUBLIC
20	allotted, the transcript may be used as if signed.	20	
21		21	
22	Yours,	22	
23	Veritext Legal Solutions	23	
24		24	
25		25	
	Page 59		
	Brown, Jeffrey v. Hartman, Kyle et al.		
	Brent Myers (#3610902)		
3	ERRATA SHEET		
	PAGELINECHANGE		
5	DEACON		
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	Brent Myers Date		i i
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### RELEASE AUTHORIZATION :

State Form

Indiana Department of Correction Sentence Computation and Release

Ollender Name		OC*	- EDAD	Facility	
JEFFREY S. BROV	VN #	956175	*9-8-2012	*NCF	
Name of Authorizing Release Specia	het	- "	Date Pinn Review	Completed	
TONYA WOIDA, I		IALIST 3	*	9-6-2012	
Comments			į		
*			1/		
		= x	# UR	TIME RELIST	vey
			7.		•
		ž.	;		
Parole District (II Applicable)	County of Probation (II)	Applicable) CIP (II	Аурікаві»)	TOT Authority (If Applicable)	
*PD2	*N/A	*N/	Α ,	*N/A	
Actual date the Offender is Reless	ed from the Facility				
	1	9-6-2012	- <del></del>	1 · · ·	
Signature				Date Authorized	
	1////0	0.		1 9-6-	10/2

Exhibit No.: Emponent: GM
Date/RPR: 12 16-19
CONNOR REPORTING

USDC IN/ND case 1:16-cv-00337-HAB document 125-3 filed 03/06/20 page 18 of 33 document 118-2 filed 01/21/20 page 18 of 33

RELEASE CHECK IST
Indiana Department of Correction

OFFENDER NAME	DOC# EPRO
Brown Weffrey	956175 918112
TYPE OF RELEASE	Parole Probation Dual Supervision Discharge CTP
PAROLE PLACEMENT APPROVED	YES NO NA DATE: 7-19-12
PAROLE DISTRICT (If Applicable)	NA APAROLE DISTRICT:
REPORTING INSTRUCTIONS	COMPLETED NOT COMPLETED
PROBATION. PLACEMENT ENTERED	☐ YES ☐ NO ☑ N/A
PROBATION COUNTY (If Applicable)	N/A COUNTY OF SUPERVISION:
TOT WANTING AUTHORITY	YES NO IF YES, NAME OF AUTHORITY:
FINAL DISCHARGE COMPLETED	☐ YES XNO
V/N NOTIFICATIONS COMPLETE	YES NO KNA
SEX OFFENDER VIOLENT OFFENDER	YES NO
SEX/VIOLENT OFFENDER PAPERS	YES NO
IN REGISTRY	COMPLETED NOT COMPLETED N/A  YES NO N/A
(If Sex/Violent Offender)	INO LINA
IDACS CHECK COMPLETED BY	Print Name of Person Completing IDACS Check
	, Heady
RESULTS OF IDACS CHECK	CLEAR NOT CLEAR
RESOLUTION OF IDACS HITS	NIA
WARRANTS/DETAINERS	RESOLVED NOT RESOLVED
LIST ANY UNRESOLVED WARRANTS/DETAINERS	1/1/
ADDITIONAL COMMENTS	NIA
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Signature of Superintendent/Designee	APPROVAL
Signature of Superintengent Designer  Superintengent Designer  Superintendent Designer  Superint	Q B C/2
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STORE WILLIAMONI.	9-5- Stelo 900120

### New Castle Correctional Facility

Memorandum

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IDAC's

From:

5. Young

Date:

8/30/2012

RE:

IDAC's Check

PLEASE COMPLETE THIS FORM AND RETURN AS SOON AS POSSIBLE.

Offender Name: B	eown,	JEFFREY
0110		,

DOC#: 956175 PRD: 09 08 2012

DOB: <u>04 10 1964</u>

SSN:

WARRANTS/DETAINERS/IDAC'S REVIEWED/CLEARED:

IDAC'S Reviewed	CLEAR	NOT CLEAR
IDAC'S Clear		

IDAC's Staff Completing Form:

Date: 8/30/

# • FORT WAYNE PAROLE DISTRICT (PD#2)

BROWN, Jeffrey 956175

ADDRESS:

Robert Brown 1241 E. Hwy 6 Brimfield, IN 46794

#### REPORTING INSTRUCTIONS:

Within 24hrs of release subject is to contact SPA HARTMAN at 260-341-9978 (cell).

Fort Wayne Parole Office #2 3111 Coliseum Blvd Fort Wayne, IN 46805 260-484-3048

Offender Signature

Date

Central Office Parole Office Packet Offender



### CONDITIONAL PAROLE RELEASE AGREEMENT

#### CONDITIONAL PAROLE REGULATIONS

I do hereby agree to abide by the following terms and conditions of parole as established by the Department of Correction and promulgated by the Indiana Parole Board pursuant to IC 11-9-1-2; IC 11-13-3-4; IC 35-50-8-1.

- INITIAL REPORTING. Upon my release from the institution i agree to proceed directly to the program approved by the division of parole and report to my assigned supervising officer in accordance with the written instructions provided for me at the time of my release.
- EMPLOYMENT AND RESIDENCE I will make every effort to remain gainfully employed and I understand that I must obtain written permission from my supervising officer prior to changing my employment or residence.
- TRAVEL a) i understand that out-of-state travel will require written permission from the Division of Parole and be in accordance with the provisions of the Interstate Compact Agreement. Permission for such travel may be obtained after consultation with and receiving written permission from my supervising officer.

  b) I agree to consult with my supervising officer if personal needs or employment require frequent or prolonged periods beyond the parole district or area to which i am released.
- 4. OWNING, LEASING, AND OPERATING MOTOR VEHICLES

a) I will obtain from my supervising officer written permission from the Division before applying for or renewing a license to

operate a motor vehicle.

b) I agree to consult with my supervising officer and receive his written permission prior to purchasing or leasing a motor vehicle.

b) I agree to consult with my supervising officer and receive his written permission prior to purchasing or leasing a motor vehicle.

Permission to own, lease, or operate a motor vehicle is granted with the understanding that I shall comply with all state laws, local or
Permission to own, lease, or operate a motor vehicle is granted with the understanding that I shall comply with all state laws, local or
dinances, and regulations of the Bureau of Motor Vehicles pertaining to ownership, financial responsibility, and the operation of motor vehicles.

- 5. ABUSE OF ALCOHOL OR CONTROLLED SUBSTANCE I understand that the following is a violation of my parole:
  - a) Being Intoxicated, or b) Using, possessing, or trafficking illegally in a controlled substance. Abuse of alcohol or drugs is not a defense for violation of the parole release agreement.
- 6. VISITING JAILS OR CORRECTIONAL INSTITUTIONS Visting Jails, city lock-ups, or state or federal correctional facilities is permitted only after first obtaining written permission of the parolee's supervising officer and of the chief administrative officer of the Jail, city lock-up, or state or federal correctional facility to be visitled. Such visits shall be limited to visiting those who are blood relatives or spouses, unless the supervising officer determines otherwise on a showing by me of a compelling reason.
- 7. CRIMINAL CONDUCT I will not engage in conduct prohibited by federal or state law or local ordinance.
- FIREARMS AND DANGEROUS WEAPONS I understand that carrying, dealing in, or possessing firearms, explosive devices or deadly weapons is a violation of my parole release agreement.
- 9. HOME VISITATION AND SEARCH

a) I will allow my supervising officer or other authorized officials of the Department of Correction to visit my residence and place of employment at any reasonable time. of employment at any reasonable time.

b) I understand that I am legally in the custody of the Department of Correction and that my person and residence or property under my control may be subject to reasonable search by my supervising officer or authorized official of the Department of Correction if the under my control may be subject to reasonable search by my supervising officer or authorized official of the Department of Correction if the under my control may be subject to reasonable search by my supervising officer or authorized official of the Department of Correction if the under my control may be subject to reasonable search by my supervising officer or authorized official of the Department of Correction if the under my control may be subject to reasonable search by my supervising officer or authorized official of the Department of Correction if the under my control may be subject to reasonable search by my supervising officer or authorized official of the Department of Correction if the under my control may be subject to reasonable search by my supervising officer or authorized official of the Department of Correction if the under my control may be subject to reasonable search by my supervising officer or authorized official of the Department of Correction if the under my control may be subject to reasonable search by my supervising of the under my control my control may be subject to reasonable search by my supervising of the under my control my contr on parole.

COMMUNICATION AND SPECIAL INSTRUCTIONS - I agree to report to my supervising officer as instructed and to respond to any and all communications from any authorized employee of the Department of Correction. I will abide by any special conditions imposed by the Indiana Parole Board which have been reduced to writing and included as a condition of my parole.

#### SPECIAL CONDITIONS

I understand that any acts of omissions in violation of the terms and conditions of my parole will subject me to being taken into immediate custody by the Indiana Parole Board and initiation of proceedings for revocation of my parole.

I hereby certify that the above statment of pageta rules, regulations and conditions of parole has been read and explained to me by the
I hereby certify that the above statment of pareta rules, regulations and conditions of parole has been read and explained to me by the following institutional Agent or Parole Officer,
E Cool and loan 12
regulations as evidenced by my signature this 5 day of September 2012.

CONDITIONA	AL PAROLE AUTHORIZATION
Nama Brown, Jehhrey	956175 Institution NCG
Witnessed: Institutional Agent of Parole Officer	Stonature of Ottender Brown
Released by Parole Board pursuant to IC 11-13-3-3; IC 35-50-6-1 per Chairman's Signature	Date Signed Release Date
Released Per IC 35-50-6-1	Date Signed Maximum Expiration of Sentence Date
( LDUL WILDIUM	1975-10 1 000.10

DISTRIBUTION: White - Institution, Canary - Central Office, Pink - Parole Officer, Goldenrod - Parolee



The GEO Group, Inc.
New Castle Correctional Facility

1000 Van Nuys Rd, P.O. Box E New Castle, IN 47362 Main Tel: 765 593 0111 Main Fax: 765-593-6770 www.thegeogroupinc.com

NAME:

BROWN, Jeffrey

DOC#:

956175

CAUSE#:

57C01 9405 CF 022

On July 26, 1995, you were sentenced by the Noble County Circuit Court on the above cause number. You were sentenced to 6 years with 3 years suspended. You will be supervised by the Noble County Probation Department.

You are to report, in person, the next working day, to the Noble County Probation Department after your release from the New Castle Correctional Facility. Your release date from the New Castle Correctional Facility is Thursday, Sept 6, 2012.

Stacey Beam Chief Probation Officer Noble County Probation 101 North Orange, Street, Room 100 Albion, IN 46701-1049 260-636-3116

Sincerely,

M. Zenk, Superintendent New Castle GEO Correctional Facility

I acknowledge receipt of this letter and understand these reporting instructions.

\ \

Witnessed by:

CC:

Chief Probation Officer

Central Office

Packet

Offender

# USDC IN/ND case 1:16-cv-00337-HAB document 125-3 filed 03/06/20 page 23 of 33 USDC IN/ND case 1:16-cv-00337-HAB document 118-2 filed 01/21/20 page 23 of 33

State Form 40	5656 (R11 / 7-08)	VIOIC	eneOne	ender Reg	gistrat	ion Re	sportilities	and Oth	ner Duties
	is requesting the disc t be processed withou		f your Soci	al Security Nu	mber in a	occordanc	e with IC 11-8-8. Di	sclosure is n	nandatory; this
Full Name of Offender (first, middle, last,					. •	Please	check one item in	each row.	
and suffix)				A. () A 60-		1		300	Yes No
_	Seffrey S. Brown			A Is the offender required to register under IC 11-8-8?					
/° tt				B is the offender a sexually violent predator under Yes No. IC 35-38-1-7.5					
561				C is the offender an offender against children under IC Yes No NA					
			1	35-42-4-1	1?		7 (4.1		
				D How long	Is the off	ender reg			
				register u	nder ic 1	1-8-8 t:	· · · · · · · · · · · · · · · · · · ·	· : [··· 😤	K: 115W
DOC Number	r (if applicable)			ffender succes ent of Correction				Yes	Enter Date Completed
956	175			ion Course?	on o oon	und viole	it Olicitaei		Germpiotou
Social Securi			Date of B	lirth			FBI Number		
			41	10/64			920 /	19 P	A6
Cause #	- 120 E		IC Code (	10/64 (or out-of-state	code)		920 / Felony Level		
43 201	9608 CF	227	33	5-42-6	(-s		FDLL		
Current State	us Parole		pation	CC/CTP	Dis	charged	Other		
Release Date (walkout date)  Next Registration Date									
	9/6/1	<u></u>				72	HOURS	<u> </u>	
Registered Address									
(			. ,	Registere	d Addre	85		<del></del>	7.5.5.7
Residence	Street Address	. : :		Registere	d Addre	City		State	Zip Code
i.		Hu	ry le	Registere	d Addre	City	n field	State / N	Zip Code 44794
Residence Robert		Hu	14 G	Registere	d Addre	City	n fidd	,	Zip Code  44794  Zip Code
Residence Rosert Brown	1241 E.	Hu	vy le	Registere	d Addre	Brir	n field	12	46794
Residence Rosert Brown	1241 E.	Hu	vy le	Registere	ed Addre	Brir City	n fidd	12	46794 Zip Code
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Besidence Rosert Brown Work	1241 E. Street Address	Hu	vy G	Registere	d Addre	Brir City	n field	10 State	46794 Zip Code
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#### PAROLE STIPULATIONS FOR SEX OFFENDERS State form 49108 (R / 7-07) INDIANA PAROLE BOARD

Nam	e of phender	Department of Correction number				
	Brown, Jeffrey	956175	NCF			
DE	DEFINITIONS:  Child or children is / are any person or persons under the age of eighteen (18) years.  Contact means face-to-face, telephonic, correspondence, computer, or indirect contact via third parties.					
	STIPULATIONS					
1.	You shall enroll in, actively participate in and successfully complete an approved sex offender treatment program. You must maintain steady progress toward all treatment goals and may not change treatment providers without prior approval of your parole agent. Prompt payment of any fees is your responsibility.					
	You shall sign any waiver of confidentiality, release of information, or any other documents required to permit your parole agent and/or behavioral management or treatment providers to examine any and all records, to collaboratively share and discuss your behavioral management conditions, treatment progress, and parole stiputation needs as a team. This permission may extend to: (1) sharing your relapse prevention plan and treatment progress with your significant others and/or your victim and violin's therapist as directed by your parole agent or treatment provider(s), and (2) sharing of your modus operand behaviors with law enforcement personnel.					
3.	You shall be required to inform all persons living at the same residence of current prior to establishing residency, as verified by your parale agent. You shall not in home situations or marital status within twenty-four (24) hours. You shall have address at a time.	for your name anon of any change	JB			
4.	You shall not touch, photograph (still or moving), correspond with (via latter or e-mail), and/or engage in "small talk" or unnecessary conversation with any child, including your own, either directly or via third party, or attempt to do any of the preceding without written approval in advance by your parole agent in consultation with your treatment provider. You must never be in any vehicle or any residence with any child, including your own, even if other adult(s) is/are present, without written approval in advance by your parole agent in consultation with your treatment provider, You must report any inadventent contact with children to your parole agent within twenty-four (24) hours of contact.					
5.	You must not reside, visit or be within one thousand (1,000) feet of public parks with playgrounds, pools, rides, and/or nature trails; schools, day care canters, public swimming pools, public beaches, theaters, or any other place where children can reasonably be expected to congregate.					
8.	You shall have no contact with your victim or victim's family, unless prior appround treatment provider, and only under special supervised conditions.	val is granted by your parols agent	JB			
	You shall comply with any medical or mental health treatment or assessment, and stipulations as required by your parole agent. You will only participate in behavior by your parole agent. You will not miss any appointments for psychotherapy, obligations without the prior approval of your parole agent or treatment provide any prescribed medication without the approval of your prescribing physician and and treatment provider within three (3) working days of discontinuing the medical	al management programs approved counseling, or community service are. You will not discontinue taking the country to the country of the count	JB			
, ,	You shall not possess or view any material that is obscere, which for the purpose average person, applying contemporary community standards, finds that the docase a whole, appeals to a morbid, degrading, and unhealthy interest in sex; depicts way, sexual conduct; and taken and a whole, lacks serious literary, artistic, point visit strip joints, adult bookstores, peep shows, bars where topless or excluding the sexual devices or alds. You shall not possess personal contact materials before that contain information about persons who are desiring to have personates, nor will you piece any ads that are sexual in content or respond by considers, to any sexually solicitous ads.	minant thems of the material, taken or describes, in a patently offensive lilical, or scientific value. You shall to dencers perform, or businesses entals (for example, megazines, or	JB			

		•
	STIPULATIONS (continued)	OFFENDER INITIALS
9.	You shall not use any computer with access to any "online computer service" at any location (including place of employment) without the prior approval of your parole agent. This includes any internet service provider, builtelin board system, e-mail system or any other public or private computer network.	JB
10,	You shall allow your parole agent and/or computer service representative to conduct periodic, unannounced exemination of your computer(s) equipment which may include retrieval and copying of all files from your computer(s) and any internal or external peripherals to ensure compilance with your stipulations. This may require removal of such equipment for the purpose of conducting a more thorough inspection. Your parole agent may have installed on your computer(s), at your expense, any hardware or software systems to monitor your computer usage.	JB
11.	You shall not possess or use alcohol or any illegal controlled substance at any time.	JB
12.	You shall not frequent or be present at any establishment whose main business purpose is the selling, distribution, serving or drinking of alcoholic beverages or illegal controlled substances.	JB
13.	You shall submit to a substance abuse evaluation and follow all recommendations.	JB
14.	You shall submit to breath (e.g. alco-zensor), urine, blood, salive and/or DNA testing as ordered by your parole agent.	JB
15.	You shall refrain from "cruising" activity, frequenting areas where potential victims can be encountered.	JB
16.	You shall not hitchhike or pick up hitchhikers. You shall not travel alone (including but not limited to; driving, walking, bicycling, etc.) effer dark.	JB
17.	You shall not stay overnight with any adult and/or establish an intimate and/or sexual relationship with any adult without prior approval by your perole agent and treatment clinician. You must also report whether the person you are having a relationship with has children under the age of eighteen (18) and/or if children under the age of eighteen (18) reside in the person's home.	78
18.	You shall not use your employment as a means to acquire new violins. Your parole agency may contact your employer at any time. You will not work in certain occupations that involve being in the private residences of others, such as, but not limited to: door-to-door sales, soliciting, or delivery. Your parole agent must first approve any employment that you do engage in.	78
19,	You shall not possess any items on your person, in your vehicle, in your place of residence, or as a part of your personal effects which attract children or that may be used to coerce children to engage in inappropriate or illegel sexual activities. You will not attempt to persuade, whether by words or actions or both, a child to enter a vehicle, structure, or enclosed area, or to otherwise relocate.	JB
20.	You shall not join or be associated with any group which promotes activities involving children under eighteen (18) years of age, such as, but not limited to: church or religious youth groups, Boy Scouts, Girl Scouts, Cub Scouts, Brownles, YMCA, YWCA, youth sports teams, public parks, etc.	JB
21.	You shall actively participate in offense specific mental health treatment program(s) approved and ordered by your parols agant at your own expense. You will contact the approved/designated provider within seven (7) days of release to parole to schedule an appointment unless an appointment was already scheduled prior to release on parole. Treatment is considered a behavioral management requirement of your parole and may include plethysmograph or polygraph testing or similar assessment/management tools. Termination from treatment or non-compliance with other required behavioral management requirements will be considered a violation of your parole release agreement. Subsequent treatment referrals, if any, will be at the direction of your parole agent. Should you request and be permitted to change treatment providers, stricter stipulations may be applied.	JB
	You shall participate in and complete periodic polygraph testing at the direction of your parole agent or any other behavioral management professionals who are providing treatment of essisting your parole agent in monitoring your compliance with your parole rules and special stipulations.	JB

USDC IN/ND case 1:16-cv-00337-HAB document 125-3 filed 03/06/20 page 26 of 33 USDC IN/ND case 1:16-cv-00337-HAB document 118-2 filed 01/21/20 page 26 of 33 Jul. 25. 2012 11:06AM

OFFENDER INITIALS STIPULATIONS (conlinued) . 23. You shall be under intensive supervision for ninely (90) days and shall report to your parole agent on a weekly basis JB for as frequently as instructed by your perole agenti. Thereafter, you shall report as frequently as instructed. 24. You shall register with local law enforcement authorities as a sex offender within seventy-two (72) hours of being released to parole supervision, or as instructed by your parole agent. 25. You shall agree to permit the installation, maintenance and operation of any electronic monitoring equipment in both your home and an your body. The following additional and specific slipulations are also in effect and apply to your parole: JR 26. 27. 28, FOLLOWING STIPULATIONS LISTED ABOVE: I HAVE READ OR HAVE HAD READ TO ME THE ABOVE PAROLE STIPULATIONS AND AGREE TO ABIDE BY THEM CONSISTENTLY AND WITHOUT EXCEPTION, I UNDERSTAND THAT IF I REFUSE TO SIGN AT THE SPACE PROVIDED BELOW, THE STIPULATIONS ABOVE WOULD STILL APPLY TO MY PAROLE. Elganture of offender Blandlure of with Bay WAIVER OF EXTRADITION: I hereby waive extradition to the state of Indiana from any jurisdiction in or outside the United States where I may be found and I also agree that I will not contest any effort to return me to the state of Indiana. Signature of offender Date (month, day, year)

DISTRIBUTION: Facility Packel, Central Office Packel, District Parole Packel, Parolee

# Sex or Violent Offender Registration Form

Revision 1 / June 2010

IC 11-B-8-8

Required registration information

Sec. 8. The registration required under this chapter must include the following information:

- (1) The sex or violent offender's full name, alias, any name by which the sex or violent offender was previously known, date of birth, sex, race, height, weight, hair color, eye color, any scars, marks, or lattoos. Social Security number, driver's license number or state identification card number, vehicle description and vehicle plate number for any vehicle the sex or violent offender owns or operates on a regular basis, principal residence address, other address where the sex or violent offender spends more than seven (7) nights in a fourteen (14) day period, and mailing address, if different from the sex or violent offender's principal residence address.
- (2)A description of the offense for which the sex or violent offender was convicted, the date of conviction, the county of the conviction, and the sentence imposed, if applicable.
- (3) If the person is required to register under section 7(a) (2) or 7(a) (3) of this chapter, the name and address of each of the sex or violent offender's employers in Indiana, the name and address of each campus or location where the sex or violent offender is enrolled in school in Indiana, and the address where the sex or violent offender stays or intends to stay while in Indiana.
- (4) A recent photograph of the sex or violent offender.
- (5)If the sex or violent offender is a sexually violent predator, that the sex or violent offender is a sexually violent predator.
- (6) If the sex or violent offender is required to register for life, that the sex or violent offender is required to register for life.
- (7)Any electronic mail address, instant messaging username, electronic chat room username, or social networking web site username that the sex or violent offender uses or inlends to use.
- (8) Any other information required by the department.

I have read or had read to me the above information. By my signature, I indicate that I have received a copy of this information and that I understand my duties and obligations to register for a period of:

Internot Restrictions IC 3: (Offender initials)	5-42-4-12	
	- today	
Date		
o register with local law enforcement as required  Date	by IC 11-8-8. Right Thumb	7
s as listed above so dated		
	Date o register with local law enforcement as required	o register with local law enforcement as required by IC 11-8-8.  Right Thumb  Date  s as listed above so dated,



## TEMPORARY LEAVE AGREEMENT FOR A COMMITTED OFFENDER State Form 8522 (R3/1-12) DEPARTMENT OF CORRECTION

	I Identification member	Facility / Insti	tution
Name graffender	Identification rumber	NCC	
DIOW! VEITING	109112	1 /4 C C	<u></u>
	RIZATION		
This shall serve to identify the above named offender as being lawfully within and serve as authorization for temporary leave and to order his/her return a	in the limits of Temporary Leave as specified below.	for a Committed Offe	ender (I.C. 11-10-9-2)
Purpose of temporary leave Release			
Destination		14/6	1110
Templeave stips to be followed until	Time due to return	PM 9-8	return (month, day, year)
CONT	DITIONS		
<ol> <li>I will directly and promptly proceed to and return from my designated I will remain within the prescribed geographical limits and I am not per I will return to the institution immediately and without delay if the reaso scheduled time for termination thereof.</li> <li>I will not use, possess or secure alcoholic beverages or any other druft in will abide by all institutional regulations governing the temporary leave aware that violation of this shall subject me to all penalties prescribed which temporary leave was granted.</li> <li>I will make no contact, either personal, by telephone or otherwise with Department of Correction, the local sheriff or police department.</li> <li>Should I be involved in an accident or other situation which might previmediately or as soon as possible call my institution of confinement local parole officer, sheriff or police department.</li> <li>I will not operate any item on credit or enter into any contract to pure 1. I will not operate any motor vehicle while on temporary leave.</li> <li>I will use public transportation while on temporary leave, or such transit.</li> <li>Upon returning to my institution of confinement from a temporary leave.</li> <li>I will carry such identification as is provided by the institution of my contract in will not change or deviate from the approved plan for my temporary 1. I will keep this authorization in my possession at all times.</li> <li>Other conditions (specify):</li> </ol>	mitted to leave the State of Ind on for which I was released on I g or intoxicant except as prescrive program as well as all federa by law or administrative action any individual on behalf of and lephone my institution of confinition or center or the Department of chase without the advance writter sportation as is approved in adve. I will not retain any personal and informent on my person at all the programment on the programment of the pro	ana without written at emporary leave cease libed by a licensed phy i, state or municipal la as deemed appropria other offender. ement or center, the local that time limits specificomection, and then wen approval of the instruction by the institution property obtained while on tempor	athorization.  as prior to the end of the systian.  aws or ordinances, I am ate by the institution from a coal parole officer, the fied above, I will will turn myself over to the attution head.  In head, also on leave, any leave.
AGF	REEMENT		
I understand that if I should fail to remain within the limits of the above-aut escape from detention (I.C. 35-44-3-5) and shall be punishable as prescrit I agree to the conditions of temporary leave which appear above, and acknowledges to the conditions of temporary leave which appear above, and acknowledges to the conditions of temporary leave which appear above, and acknowledges to the conditions of temporary leave which appear above, and acknowledges to the conditions of	bed by state law.		
official whose name and signature appears below.  Signature of offender		Date (month, day, year)	
Signature of witness		9-5-12	
Name of this of the separation	(Title) of witness	4-5-12	<i>y'</i>
Honiwilloum	IKE-entry?	peciali	D
CIONATIO	E OF APPROVAL	•	
Signature of head of facility / Institution or designee Title	L OF APPROVAL	D	ate signed (month, day, year)

9/6.

# NEW CASTLE CORRECTIONAL FACILITY CLASSIFICATION DEPARTMENT

To: Offender BROWN, JEFFREY
DOC# 956175
Housing B4 301
From:
Date: 07 30 2012
RE: TRANSPORT UPON RELEASE
KE. TRANSFORT GLON RELEASE
Please indicate below how you plan to leave upon your release.
Family/Friend is picking me up from Facility  NCF is to transport me
Please indicate if you need the facility to provide you with clothing upon your release what sizes you need:
Shirt: 3X Pants: 38/34 Shoes: A
14/1
TO 1
Please complete this form and return to CLASSIFICATION
Reentry Specialist in Classification within 48 hours.
Jt. Wayne Voadin
Office use only:
Placement status:ApprovedPending
Bus Station:YesNo County:
Address:Zip Code:
County:Stale 000140

#### USDC IN/ND case 1:16-cv-00337-HAB document 125-3 filed 03/06/20 page 30 of 33 USDC IN/ND case 1:16-cv-00337-HAB document 118-2 filed 01/21/20 page 30 of 33

Oct 4, 2002 8:53:22 PM

Printed By: SHEADY from: DCFCNWCS

Received Time:

Aug 30, 2012 10:26:59

QW: NAM=BROWN, JEFFERY DOB=19640410

Source ORI:

DCINTER00

Summary:

'View Message Details

IPR.DCINTEROO

07:27 08/30/2012 30391

07:27 08/30/2012 07953 IN049065C

\*MRI0730827

TXT

RECORD NOT FOUND

Original Query Data Name: BROWN, JEFFERY.

DOB: 1964-04-10

MRI 730834 IN: NLI1 10774 AT 30AUG2012 10:26:59

OUT: DCFCNWCS 117 AT 30AUG2012 10:26:59

Received Time:

Aug 30, 2012 10:26:57

Source ORI:

INNCIC000

Summary:

QW: NAM=BROWN, JEFFERY DOB=19640410

"View Message Details

1L010371, MRI0730827

IN049065C

NO NCIC WANT

NO NCIC WANT NAM/BROWN, JEFFERY DOB/19640410 RAC/W SEX/M ENS/Y

\*\*\*MESSAGE KEY QWA SEARCHES ALL NCIC PERSONS FILES WITHOUT LIMITATIONS.

MRI 730829 IN: NCIC 19405 AT 30AUG2012 10:26:57

OUT: DCFCNWCS 116 AT 30AUG2012 10:26:57

Received Time:

Aug 30, 2012 10:26:57

Source ORI:

INHESNOOD

Summary:

QW: NAM=BROWN, JEFFERY DOB=19640410

"View Message Details

IDACS REPLY IN049065C

NAM/BROWN, JEFFERY. DOB/19640410. SEX/M.RAC/W.

IND/Y.RSH/Y.

\*\*\*\* NO IDACS RECORD FOUND FOR INQUIRY ABOVE \*\*\*\*

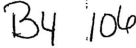
MRI 730828 IN: IDACS 21956 AT 30AUG2012 10:26:57 OUT: DCFCNWCS 115 AT 30AUG2012 10:26:57

Page 1 of 1

### REQUEST FOR BUS VOUCHER

NAME OF PASSENG	ER: Ulffrey Brown	
DOC#:	956175	
DATE OF TRAVEL:	9-4-12	
DEPARTURE:	HCF Indpls	
DESTINATION:	Fort Wayne	80-





Department of Correction

GATEAGE WORKSHEET State Form 46753 (7-09)	, O	Date 6/22/2012
(818)	3• C	
Name of Offender JEFFREY BROWN	DOC number 956175	Projected release date
If you are being released on court orders, or to we	anting authorities you will not receive Gat	
As of (Date) 6/22/2012	<del>                                     </del>	
	Amount of Funds on Deposit Outside of Fa	clilty \$ 0.00.
	Offenders Trust Fund Balance	\$ 62.52
	Total of Funds Available to the Offender	\$ 62.52
If the total of funds available to the offender is greater than Fifty dollars (\$ 50.	.00), no Gateage funds will be provided to the	offender upon release :
	<del></del>	
If the total of funds available to the offender is less than Fifty dollars (\$ 50.00)	), the difference will be determined at this poli	nt.
As of (Date) Classification		
6/22/2012	Release Funds (Base amount not to be cha	anged) \$ 50.00
	Less the funds available to the offender	\$62.52
	Equals the amount of Gateage that will be	provided \$ 50.00
Should the funds available to you change in any way, the amount of Gateage	: will not change. When you are released on c	or before the projected release
date ofyou will receive Gateage in	E0.00	
Prepared by (Name and position)	T.	****
Received by (Name and DOC number)	own 956175	
ISTRIBUTION: Facility Packet: Offender: Religion Confinator	FW. 136113	
)		

M. A. ...

TFMIACCT OFFENDER TRUST SYSTEM 06/22/12 13:55:24 LOC: NCF DISPLAY PRIMARY ACCOUNT USER: NCF599 ACCOUNT NUMBER: 956175 ACCOUNT STATUS: AC ACTIVE LAST STATUS DATE: 12 / 07 / 2011 OFFENDER NAME - LAST: BROWN FIRST: JEFFREY MI: S DATE RECEIVED : 12 / 07 / 2011 RECEIVED FROM : IYC AVL BAL PREV LOC : 0.00 (NOTE: THIS AMT IS SUBJECT TO CHANGE) DATE TRANSFERRED : 00 / 00 / 0000 TRANSFERRED TO : PROJECTED RELEASE: 12 / 14 / 2012 HOUSING DATE : 12 / 15 / 2011 HOUSING UNIT : B DORM/BLDG/CE EMPLOYER: PAY FREQUENCY: COUNSELOR: COMMISSARY RESTRICTIONS: PRIMARY ACCT BAL : BEGINNING DATE: 00 / 00 / 0000 HOLD BALANCE : 0.00 ENDING DATE ': 00 / 00 / 0000 HOLD RELEASE BAL : 0.00 AVAILABLE BALANCE: 9.51 BIRTH DATE : 04 / 10 / 1964 PENDING BALANCE : 0.00 RE-ENTRY ACCT PARTICIPANT: Y RE-ENTRY ACCT BAL: 53.01 DATE LAST TRANS: 20120620 TXN CODE: SAVD ACCOUNT RECORD FOUND. ENTER NEXT SELECTION PF2=>GET ACCOUNT PF5=>NEXT ACCOUNT PF6=>PREV ACCOUNT PF9 =>CLEAR SCREEN PF8=>NEXT NAME PF7=>PREV NAME PF10=>EXIT TO MENU 4-© 1 Sess-1 10.1.23.59 TCP03234 4/19